

ARMAN JAVID, CA BAR NO. 191572,  
AJavid@hansonbridgett.com  
**HANSON BRIDGETT LLP**, formerly  
**McQUAID BEDFORD & VAN ZANDT**  
**LLP**  
425 Market Street, 26th Floor  
San Francisco, CA 94105  
Telephone: (415) 995-5889  
Facsimile: (415) 995-3571

Attorneys for Defendant and Cross-complainant  
**SAY SECURITY GROUP USA**

ROBERT E. KREBS (SBN 57526),  
rkrebs@thelen.com  
CHRISTOPHER L. OGDEN (SBN  
235517), cogden@thelen.com  
**THELEN REID BROWN RAYSMAN  
& STEINER LLP**  
225 West San Carlos Street, Suite 1200  
San Jose, CA 95113  
Telephone: (408) 292-5800  
Facsimile: (408) 287-8040

Attorneys for Plaintiffs  
**EXTREME CCTV, INC. and**  
**FORWARD VISION CCTV LIMITED**

UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

EXTREME CCTV, INC., a foreign corporation,  
and

FORWARD VISION CCTV LIMITED, a foreign corporation.

## Plaintiffs.

vs.

SAY SECURITY GROUP USA,  
an Ohio limited liability company.

**Defendant.**

Case No.: CV 07-04819 CW

**STIPULATION OF DISMISSAL OF  
COUNTER-CLAIMS  
WITH PREJUDICE AS TO  
PLAINTIFFS AND CROSS-  
DEFENDANTS, EXTREME CCTV,  
INC., AND FORWARD VISION  
CCTV LIMITED, PURSUANT TO  
RULE 41(a)(1)(A)(ii); [PROPOSED]  
ORDER FILED CONCURRENTLY**

1 SAY SECURITY GROUP USA,  
2 an Ohio limited liability company ,

3                           Cross-complainant,

4 vs.

5 EXTREME CCTV, INC., a foreign corporation,  
6 and

7 FORWARD VISION CCTV LIMITED, a foreign  
corporation,

8                           Cross-defendants

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10                         The parties hereto, having amicably resolved their differences, having entered into  
11 a settlement agreement (docket #29), and having stipulated to a dismissal of this action as to  
12 defendant and cross-complainant, SAY SECURITY GROUP USA (docket #30 and #31), hereby  
13 stipulate to a dismissal of all counter-claims as related to this action against plaintiffs and cross-  
14 defendants, EXTREME CCTV, INC., and FORWARD VISION CCTV LIMITED, with prejudice,  
15 pursuant to Rule 41(a)(1)(A)(ii), Fed. R. Civ. P. Additionally, SAY SECURITY GROUP USA  
16 agrees to dismiss its Cancellation action No. 92048613 before the Trademark Trial and Appeal  
17 Board without prejudice prior to EXTREME CCTV, INC.'s deadline for filing an answer or with  
18 prejudice if EXTREME CCTV, INC. is forced to answer.  
19

20                         Each party shall bear its own costs and attorney's fees.  
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22  
23 DATED: July 9, 2008

THELEN REID BROWN RAYSMAN & STEINER LLP

24 By /s/ Ronald F. Lopez

25 Ronald F. Lopez

26 Counsel for Extreme CCTV, Inc. and  
Forward Vision CCTV Limited

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1 DATED: July 9, 2008

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3 HANSON BRIDGETT LLP, formerly McQUAID  
4 BEDFORD & VAN ZANDT LLP

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7 By /s/ Arman Javid  
8 Arman Javid  
9 Counsel for Say Security Group USA

10  
11 I, Ronald F. Lopez, hereby attest, pursuant to N.D. Cal. General Order No. 45, that the  
12 concurrence to the filing of this document has been obtained from each signatory hereto.

13  
14 /s/ Ronald F. Lopez  
15 Ronald F. Lopez  
16 Attorney for Plaintiffs

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**PURSUANT TO STIPULATION, IT IS SO ORDERED.**

21 Dated: \_\_\_\_\_, 2008

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The Honorable Claudia Wilken  
United States District Court Judge